# PART 213—COOPERATIVE HOUSING MORTGAGE INSURANCE

## Subpart A—Eligibility Requirements— **Projects**

Sec.

213.1 Eligibility requirements.

## Subpart B—Contract Rights and Obligations—Projects

213.251 Cross-reference.

213.252 Definitions.

213.253 Premiums upon initial endorsement.

213.254 Premiums where first principal payment more than one year after initial endorsement.

213.255 Premiums where first principal payment one year or less after initial endorsement.

213.256 Premiums; insurance upon completion.

213.257 Premiums; purchasing cooperatives; Existing Construction, supplementary loans to purchase existing community facility

213.258 Subsequent annual premiums. 213.259 Computation of subsequent annual premiums.

213.259a Premiums-mortgages insured pursuant to Section 238(c) of the Act.

213.260 Allowable methods of premium payment.

213.265 Modifications and consolidations.

213.266 Initial insurance endorsement.

213.266a Insurance fund obligations.

213.267 Effect of insurance endorsement.

Final insurance endorsement. 213.268

213.269 Endorsement of supplementary loans.

213.270 Supplementary loans; election of action; claims; debentures.

COOPERATIVE MANAGEMENT HOUSING INSURANCE AND DISTRIBUTIVE SHARES

213.275 Nature of the Cooperative Management Housing Insurance Fund.

213.276 Allocation of Cooperative Management Housing Insurance Fund income or losses.

213.277 Right and liability under the Cooperative Management Housing Insurance Fund.

213.278 Distribution of distributive share.

213.279 Maximum amount of distributive share.

213.280 Finality of determination.

## Subpart C—Individual Properties Released From Project Mortgage; Expiring Program

213.501 Savings clause.

AUTHORITY: 12 U.S.C. 1715b, 1715e; 42 U.S.C. 3535(d).

SOURCE: 36 FR 24553, Dec. 22, 1971, unless otherwise noted.

# Subpart A—Eligibility Requirements—Projects

## §213.1 Eligibility requirements.

The eligibility requirements set forth in 24 CFR part 200, subpart A, apply to multifamily project mortgages insured under section 213 of the National Housing Act (12 U.S.C. 1715e), as amended.

[61 FR 14405, Apr. 1, 1996]

# Subpart B—Contract Rights and Obligations—Projects

#### §213.251 Cross-reference.

(a) All of the provisions of subpart B, part 207 of this chapter covering mortgages insured under section 207 of the National Housing Act, apply with full force and effect to mortgages insured under section 213 of the National Housing Act, except the following provisions:

Sec.

207.251 Definitions.

207.252 First, second, and third premiums.

207.254 Form of endorsement.

(b) For the purposes of this subpart, all references in part 207 of this chapter to section 207 of the National Housing Act shall be deemed to refer to section 213 of the Act, and all references in part 207 of this chapter to the General Insurance Fund shall be deemed to refer to the Cooperative Management Housing Insurance Fund in cases involving mortgages which are the obligation of the Cooperative Management Housing Insurance Fund.

(c) The provisions of §§ 207.255, 207.256, 207.257, 207.261, 207.262 and 207.263 of this chapter shall apply to supplementary loans insured under section 213(j) of the Act. In connection with the foregoing provisions the terms mortgagor, mortgagee, mortgage shall be construed to mean borrower, lender, and supplementary loan, including required security

instrument.

(d) Where the provisions of this subpart are applicable to supplementary loans, the terms mortgagor, mortgagee, mortgage, shall be construed to mean borrower, lender, and supplementary